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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/665,025	12/29/2003	Robert W. Crocitto		4488
7590 04/13/2007 Robert W. Crocitto 5233 N. Elk River Road			EXAMINER	
			ZURITA, JAMES H	
Reno, NV 89511			ART UNIT	PAPER NUMBER
			3625	
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SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
2 MONTUS		04/13/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)
	10/665,025	CROCITTO, ROBERT W.
Office Action Summary	Examiner	Art Unit
	James H. Zurita	3625
The MAILING DATE of this communication a	ppears on the cover sheet w	ith the correspondence address
Period for Reply		
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perio - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNI 1.136(a). In no event, however, may a of will apply and will expire SIX (6) MOI ute, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on <u>08</u>	December 2006	
·	nis action is non-final.	•
3) Since this application is in condition for allow		ters, prosecution as to the merits is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.[). 11, 453 O.G. 213.
Disposition of Claims	•	
4)⊠ Claim(s) <u>14-33</u> is/are pending in the applicat	ion	
4a) Of the above claim(s) is/are withdr		
5) Claim(s) is/are allowed.	awii ii oiii oonolaalaala.	
6) Claim(s) is/are rejected.		
7) Claim(s) is/are objected to.		•
8) Claim(s) are subject to restriction and	or election requirement.	•
Application Papers		
Application Papers		
9) The specification is objected to by the Examination The drawing(s) filed on is/are: a) and are	•	by the Everiner
Applicant may not request that any objection to the	• •	•
Replacement drawing sheet(s) including the corre		
11)☐ The oath or declaration is objected to by the l	• •	
Priority under 35 U.S.C. § 119		
	an priority under 25 H S C	S 110(a) (d) or (f)
12) Acknowledgment is made of a claim for foreig a) All b) Some * c) None of:	gn priority under 35 0.3.C.	3 119(a)-(u) or (r).
1. ☐ Certified copies of the priority docume	nts have been received.	
2. Certified copies of the priority docume		Application No.
3. Copies of the certified copies of the pr		
application from the International Bure	au (PCT Rule 17.2(a)).	
* See the attached detailed Office action for a list	st of the certified copies not	received.
Attachment(s)	•	·
1) Notice of References Cited (PTO-892)		Summary (PTO-413)
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08)		s)/Mail Date Informal Patent Application
Paper No(s)/Mail Date	6) Other:	

Art Unit: 3625

DETAILED ACTION

Response to Amendment

On 8 December 2006, applicant cancelled claims 1-13 and submitted new claims 14-33.

Claims 14-33 are pending and will be examined. Claims 14 and 22 are independent.

Response to Arguments

Applicant's arguments with respect to claims 1-13 have been considered but are most in view of the new ground(s) of rejection.

Objections the drawings are withdrawn in view of amendment.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-33 are rejected under 35 U.S.C. 102(b) as being anticipated by Ginter (US 5,892,900).

As per claim 14, Ginter discloses distributing content over a communications network (Fig. 1, 3 and related text), the method comprising the steps of:

Art Unit: 3625

A. maintaining content on a user content downloading system (Rights Distributor, item 106, as in Fig. 2 and related text) in communication with the communications network (Internet, as in Col. 18, lines 39-67);

- B. allowing a first user to access the content downloading system through the communications network (see Fig. 54 and related text, concerning access and download; see also Col. 307, lines 31-56);
- C. in response to receiving a first request for first content from the first user, downloading the first content to a remote content Storage system through the communications network (As in Col. 338, line 50-Col. 339, line 25); and
- D. in response to receiving a first subsequent request for said first content another user or from the first user for downloading of the first content to yet a further user, providing a first reward to the first user (as in Col. 328, lines 42-53).

As per claim 15, Ginter discloses in response to at least one among a plurality of further subsequent requests respectively from each among a plurality of additional subsequent users for said first content, providing at least a second award to the first user (as in Col. 327, lines 9-22; see also Fig. 87, item 3602, client users up to *n-levels*).

As per claim 16, Ginter discloses the first subsequent request for said first content is from said another user (see at least Col. 327, lines 9-22, redistributing to other participants and distributors); and

providing at least a third award to said another user (see redistribution and payments, as in Col. 329, line 46-Col. 330, line 7).

Art Unit: 3625

As per claim 17, Ginter discloses that the remote content storage system is the first user's content storage system (see at least Col. 264, lines 27-42)

As per claim 18, Ginter discloses that (i) the remote content storage system is the first user's content storage system and (ii) the method also includes in step E: in response to at least one among said plurality of further subsequent requests respectively from a plurality of additional subsequent users for said first content, downloading the first content from the first user's content storage system to at least one additional subsequent user storage system.

As per claim 19, Ginter discloses that providing at least a fourth award to the first user (as in Col. 329, line 46-Col. 330, line 45).

As per claim 20, Ginter discloses (i) the remote content storage system is the first user's content storage system (as in Fig. 87, item 106, 106a) and (ii) the method also includes in step E: in response to at least one among said plurality of further subsequent requests respectively from a plurality of additional subsequent users for said first content, downloading the first content from the first user's content storage system to at least one additional subsequent user storage system (as in Fig. 87, item 3602, n-levels).

As per claim 21, Ginter discloses providing at least a fourth award to the first user; see references to distribution chains, including distributor, redistributors, client users, as in Col. 23, line 45-Col. 23, line 8).

As per claim 22, Ginter discloses distributing content over a communications network, the method comprising the steps of:

A. providing a content on a content downloading system (Fig. 3, for example) in communication with the communications network (internet, as in Col. 18, lines 39-67);

- B. allowing a first user to access the content downloading system through the communications network (see Fig. 54 and related text, concerning access and download; see also Col. 307, lines 31-56);
- C. in response to receiving a first request for first content from the first user, transferring the first content to a remote content storage system through the communications network (as in Col. 338, line 50-Col. 339, line 25);
- D. in response to receiving a first subsequent request for said first content from another user, providing a first reward to the first user as in Col. 328, lines 42-53); and
- E. in response to at least one among a plurality of further subsequent requests respectively from among a plurality of additional subsequent users for said first content, providing at least a second award to the first user (see distribution chains, as in Fig. 84 and related text).

Claim 23 is rejected on the same grounds as claim 16.

As per claim 24, Ginter discloses that the remote content storage system is the first user's content storage system (see, for example, at least Col. 330, lines 8-45).

As per claim 25, Ginter discloses that in response to at least one among said plurality of further subsequent requests respectively from a plurality Of additional subsequent users for said first content, transferring the first content from the first user's

Art Unit: 3625

content storage system to at least one additional subsequent user storage system (see, for example, at least Fig. 84 and related text).

As per claim 26, Ginter discloses that providing at least a third award to the first user (Col. 33, lines 35-65).

As per claim 27, Ginter discloses that in response to at least one among said plurality of further subsequent requests respectively from a plurality of additional subsequent users for said first content, transferring the first content from said another user's content storage system to at least one additional subsequent user storage system (Fig. 87, redistributors(s) 106a, for example).

As per claim 28, Ginter discloses providing at least a third award to said another user (as in Col. 33, lines 36-65).

As per claim 29, Ginter discloses transferring first content through the communications network (as in Col. 338, line 50-Col. 339, line 25);

Claim 30 is rejected on the same grounds as claim 29.

Claim 31 is rejected on the same grounds as claim 29.

Claim 32 is rejected on the same grounds as claim 29.

As per claim 33, Ginter discloses in response to receiving a second further request for second content from a different user, transferring the first content to the different user's storage system from the first or another user's storage system through the communications network and providing a fourth reward to the first or another user. See, for example, at least Fig. 84, 85 and related text.

Art Unit: 3625

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to James H. Zurita whose telephone number is 571-272-6766. The examiner can normally be reached on 8a-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey A. Smith can be reached on 571-272-6763. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 3625

Page 8

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James Zurita
Primary Examiner
Art Unit 3625
11 April 2007

JAMES ZURITA
PRIMARY EXAMINER

Jams Zarte